B088

WEST, DIST, OF PENNSYLVANIA

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA)	
v. JUSTIN JULIETTE) Criminal No. (18 U.S.C. §§ 922) and 922(g)(3))	(o)(1), 545,
	,	FILED
	INDICTMENT	MAY :1/9: 2020
	COUNT ONE	CLERK U.S. DISTRICT COURT

The grand jury charges:

On or about March 19, 2019, in the Western District of Pennsylvania, the defendant, JUSTIN JULIETTE, did knowingly and unlawfully possess a machinegun as defined in Title 18, United States Code, Section 921(a)(23) and Title 26, United States Code, Section 5845(b), to wit: (1) Glock "auto switch" devices; (2) Glock, model 19, Serial No. ADBE825, with auto switch installed; and (3) a lower receiver of a rifle manufactured into a machine gun.

COUNT ONE

In violation of Title 18, United States Code, Section 922(o)(1).

COUNT TWO

The grand jury further charges:

In and around March 2019, in the Western District of Pennsylvania, the defendant, JUSTIN JULIETTE, did knowingly and fraudulently import and bring into the United States merchandise contrary to law, to wit, Glock "auto switch" devices, knowing the same to have been imported from China and brought into the United States contrary to law, specifically the Arms Export Control Act.

In violation of Title 18, United States Code, Section 545.

COUNT THREE

The grand jury further charges:

On or about March 19, 2019, in the Western District of Pennsylvania, the defendant, JUSTIN JULIETTE, knowing he was an unlawful user of a controlled substance as defined in Title 21, United States Code, Section 802, namely anabolic steroids, knowingly possessed, in and affecting interstate commerce, a firearm and ammunition, to wit: the firearms and ammunition listed in Attachment A.

In violation of Title 18, United States Code, Section 922(g)(3).

FORFEITURE ALLEGATIONS

1. The allegations contained in Counts One through Three of this Indictment

are incorporated by reference as if fully set forth herein for the purpose of alleging criminal

forfeiture pursuant to Title 18, United States Code, Sections 924(d) and 545, and Title 28, United

States Code, Section 2461(c).

2. As the result of defendant JUSTIN JULIETTE's commission of the

violations of Title 18, United States Code, Sections 545 and 922(o)(1), charged in Counts One and

Two of this Indictment, the firearms and merchandise alleged in those Counts, that is, (1) Glock

"auto switch" devices; (2) a Glock, model 19, Serial No. ADBE825, with auto switch installed

(Count One only); and (3) lower receiver of a rifle manufactured into a machine gun (Count One

only), are subject to forfeiture pursuant to Title 18, United States Code, Sections 545 and

924(d)(1).

3. As the result of defendant JUSTIN JULIETTE's commission of the

violation of Title 18, United States Code, Section 922(g)(3), charged in Count Three of this

Indictment, the firearms and ammunition alleged in that Count, that is, the firearms and

ammunition listed in Attachment A, are subject to forfeiture pursuant to Title 18, United States

Code, Section 924(d)(1).

A True Bill.

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Foreperson

SCOTT W. BRADY United States Attorney

PA ID No. 88352

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